

WEEKLY GRAPHIC

KIRKSVILLE, MO.
T. E. Sublette, Proprietor.
Friday, Aug. 20, 1886.

For Congress, 1st District.
W. P. HARRISON,
of Marion County.

FOR JUDGE OF THE 27th JUDICIAL
CIRCUIT.
EDWARD HIGBEE,
of Schuyler Co.,
Republican County Ticket.

FOR REPRESENTATIVE
JOSHUA W. DAVIS.

FOR CIRCUIT CLERK,
JAMES B. DODSON.

FOR COLLECTOR
M. F. STROCK.

FOR ASSESSOR
H. C. SOHN.

FOR JUDGE-AT-LARGE.
WM. P. LINDER.

FOR JUDGE 1ST DISTRICT.
R. N. TOLER.

FOR JUDGE 2ND DISTRICT.
G. R. HUSTON.

FOR PROBATE JUDGE.
C. L. LEWIS.

FOR PROSECUTING ATTORNEY.
J. W. JOHNSTON.

FOR SHERIFF.
J. H. KINNEAR.

FOR COUNTY TREASURER.
M. J. ROSS.

FOR COUNTY CLERK.
S. S. McLAUGHLIN.

Officers for Benton Township.
FOR JUSTICE OF PEACE.
JOHN RICHEY.
SANFORD SNYDER.
B. W. ROSS.
FOR CONSTABLE.
JACOB SHOLLY.

—The "organ" fails to give the Democratic ticket, nominated last Saturday, as strong an endorsement as it did two years ago. Almost as much change as there is in Vest. It seems that both have changed their vests or had them severely pulled down.

—While the Democrat and Journal are quarreling and trying to make the people believe that they have nothing to do with each other, it might interest the taxpayers, to have them explain how it is that they published the Normal catalogues in partnership, and got more for the work than the Democrat bid called for.

—Those who heard Senator Vest speak in the Opera Hall in this place, two years ago, will remember that he favored letting the people decide for themselves the question of prohibition. A stupendous change seems to have come over the man. Possibly the eloquence of the "St. Jo Gazette" has had a terrifying effect upon him.

—Mr. Tilden was not wholly averse to matrimony. According to the New York Mail and Express he twice proposed marriage to Miss Leila Morse, daughter of late Prof. S. F. Morse, but the young lady was not willing, though her family urged the match, and subsequently married Mr. Franz Kummel, the pianist. That Mr. Tilden bore no malice was shown by the fact that he sent a check for \$1,000 as his wedding present.

Mr. Higbee, in his remarks here last Saturday said that Judge J. W. Henry and Judge Andrew Ellison were formerly attorneys for the old North Missouri railroad. We are informed that this is not true. That neither Judge Henry, nor Andrew Ellison were ever local or general attorneys for the railroad. The railroad candidate for the circuit judgeship should inform himself, and follow Mr. Cleveland's advice.—Macon Times.

If the "Times" man knows any thing at all, there is no excuse for his not knowing that Judge Henry, Judge Andrew Ellison, and Judge James Ellison were all railroad attorneys before they were appointed or elected to office. Mr. Higbee is a railroad lawyer, but as before stated in these columns he has no pets or brothers to "brace up" in business, and the recognition of his ability as a lawyer by the railroad company is only a recommendation. The "Times" man should inform himself and then tell the truth.

Meeting of the Republican Central Committee.

The various members of the Adair County Republican Central Committee are hereby notified to meet at the office of John R. Musick on Monday, September 4, 1886, at 1 o'clock p. m. to consult on the coming campaign. The various candidates on the republican ticket are hereby notified to also be in attendance at said meeting, as there are important questions to be discussed.

JOHN R. MUSICK,
Chairman Central Com.
S. S. McLAUGHLIN, Sec.

Democratic Convention.

Last Saturday afternoon the democrats held a delegate convention in the Masonic Hall. The following ticket was nominated: for Representative, G. M. McGuire; for Collector, W. E. Green; for Circuit Clerk, H. M. Tingley; for County Clerk, John Bagg; for Sheriff, Daniel Crawford, of Wilson township; for Probate Judge, W. N. Hope; for Assessor, J. R. Floyd; for Judge at large, Geo. W. Novinger; for Judge first district, J. L. Porter; for Judge second district, Wood Lyda. We have not space to give the full proceedings, which were entirely harmonious, a thing, as was remarked by a democrat, that had not taken place before in sixteen years.

Murphy Brothers have sold their stock of groceries and will take a rest before again engaging in business. They ask that all who are indebted to them call at the old stand at once and settle their accounts.

The Right Man.

At the Republican Congressional convention held at Kahoka, on Tuesday, Judge W. P. Harrison, of Hannibal, was chosen as the Republican candidate for Congress for this district. Viewed from any stand point we regard this as a most excellent nomination. Judge Harrison is a man of fair ability, high character, will make an honorable canvass and probably secure a larger following than any other republican that could have been named for the position.—Canton Press (Dem.)

Hatch's Successor.

The republican congressional convention which was held here on yesterday, was entirely harmonious and the nomination of Judge Harrison gave universal satisfaction. It is the opinion of some of the leading men of the democratic party here that he will be Colonel Hatch's successor. Of course this implies the scratching of the Colonel's name off several hundred democratic tickets and the substitution of Judge Harrison's. Owing to the great similarity of the republican and democratic national platforms the contest is personal, other than political, and Judge Harrison is regarded as much the superior man in all the elements that enter into the make-up of an efficient statesman. As the first district is also first-class the republicans and a great many democrats think it is entitled to a first-class representative.—Kahoka Cor. Gate City.

The Party in St. Louis.

Republicans of the rural districts have cause to be ashamed of the condition of the party in St. Louis. For years it has been split into factions, and the distemper seems to be growing no better. Chauncey J. Filley, who is without a doubt, the ablest organizer in the party, or in the State, for that matter, was a controlling spirit in the councils of the party, city and State, but he was accused, with what justice we will not undertake to say, of being imperious, arbitrary and selfish in his management of party affairs. A bitter warfare was inaugurated against him and kept up relentlessly, until he was deposed from a portion of his authority, and for the sake of harmony resigned the balance. Notwithstanding this, the fight is kept up against him by the Globe Democrat and Evening Chronicle, with the avowed purpose of driving him out of the party. This we consider not only wrong, but disgraceful. Party strength is secured by pacification and compromise. Party weakness is always the result of such policy as that pursued by these city papers. No party ever did or ever can achieve success while striving to drive from it its best men. It is utterly useless for the party at large to attempt to accomplish success so long as this suicidal and seemingly interminable wrangle is kept up in St. Louis. If the crushing down and out of Filley is of more importance to the Globe Democrat, as it would seem to consider it, than the establishment of Republican principles in the State, it can probably accomplish it, for there is scarcely any limitation to the power of this great paper in the party. Not only does it reach every neighborhood and hamlet in the State but the inspiration of a very large portion

of the rural Republican press is but a feeble echo of what appears in the columns of the great daily. But we should like to ask if bossism is any more reasonable or tolerable when emanating from an editorial sanctum than from a committee room. And one thing can be said in Filley's favor, when he bossed, like Carnot, he always organized victory. If Editor McCullagh has ever organized victory we do not remember the time.

We think the party at large owes to itself to squelch out this unseemly quarrel with a strong hand and firm foot. The policy of pacification should be established and Mr. McCullagh should be taught that although he is, through the columns of a great paper, a great influence and power, yet that he does not own and can not run the independent thought, the brains nor the conscience of the Republican party. And to this end we think the convention at Sedalia should take an advanced stand, and that the rural press should be independent and outspoken, insisting upon that spirit of toleration, fair play and decency out of which our success must grow if it ever has growth at all.—Wright Co. Republican.

CLIPPINGS.

Macon Republican.

It is said that W. H. Hatch was in town last week, but that he kept remarkably quiet and didn't gallivant around with the bosses as is his usual custom. Considering Billy Hatch's convivial qualities this appeared remarkable to his friends. A democrat suggests that perhaps Macon's letters have had a moralizing effect on the bosses. Or perhaps William was afraid of the temperance folks would tackle him about those two cases of beer.

After a drouth of nearly seven weeks the parched earth was refreshed by a bountiful rain last Saturday morning. The drouth was the most severe we call to mind during a residence of over twenty years in Macon county. The rain extended over the whole county, and the farmers greatly rejoice. It was too late to be of benefit to a great deal of the corn, but it will help many of the corn fields and bring on full pasture. This will save the hay, of which there was a short crop. One thing has been proven by the severe drouth, and that is there is no soil that will endure a long dry spell as well as Missouri soil, particularly if it is plowed deep and well stirred. Some corn fields that have been well cultivated have come through this long drouth without injury and will yield a large crop.

A bold and daring robbery occurred near Sue City, last Saturday night. Prof. J. B. Perry, a former townsman, was visiting his mother, living near the above mentioned place, and while he was sleeping soundly, a thief entered the room by means of a window. The Professor awoke just in time to see the fellow disappearing with his pants, containing his pocket-money, with about \$20 in money, a promissory note for \$81.00, and several other valuables therein. An attempt was made to capture the thief, but he took to the woods and made good his escape. The pants—rifled of their contents—were found near the house next morning.

The long drouth is at last broken. Copious showers have fallen since our last issue, and the farmers are feeling much more hopeful. This locality did not get as much rain as the eastern portion of the county, but we have had enough to reach the grass roots. Corn in some localities in the country, is said to be beyond redemption, and in other localities the prospects are fair for an average crop.—Memphis Revue.

On Friday evening, while returning from the reunion, Sol. Lance and John Walters, two farmers living near the four corners, northeast of Trenton, concluded to try the speed of their teams while driving along the road near the poor farm. Their wagons were loaded with women and children, but that made no difference. The race was interesting and exciting, until Walter's team got too much for him and ran away in earnest. The wagon was overturned and the occupants thrown out, severely injuring Mrs. Walters and a Mrs. Gates, and two little boys who were in the vehicle. There was a report current yesterday that the two little boys were not expected to live.—Trenton Republican.

The Mexican National Band, numbering in all fifty pieces, went through on No. 6, to-day, in a special car enroute to Minneapolis, where they have a two month's engagement to play for the State Industrial Exposition, which opens there next Monday. While coming up Conductor Hovey, who had charge of train, requested the manager to give the Trenton folks a little music when the train arrived, which request the manager kindly complied with, and when the train arrived here the full band alighted and formed a circle upon the platform, with their director in the center. Quite a crowd who had heard of their com-

ing, was present and each individual member thereof was amply repaid for his or her time and trouble, for the two pieces rendered by the band were simply lovely. Mr. Walker and Mr. Robinson, both of whom have ears for music, held the train a few minutes to give the band plenty of time.—Republican.

The welcome rain of last week has been followed by other genial showers which have proved a triple blessing to our suffering farmers. Though too late to save the withered corn, these rains have furnished an abundant supply of water for their stock, assured good fall pasture, and put the ground in good condition for plowing, thus enabling them to sow the usual acreage of rye and wheat.—Canton Press.

The lightning Sunday morning took a tilt at the telephone wire of the Henderson Stone Co., riddled the box at the railroad depot, splintered a letter-case, scorched the wood-work, and burned up F. W. Benbow's hat. George Davis, the night operator, thinking the whole concern was on fire, rushed out of doors and gazed at the ruins through the window, until he gained sufficient courage to resume his pallet.—Canton Press.

Mrs. Beecher says: "Let home stand first before all other things! No matter how high your ambition may transcend its duties, no matter how far your talents or your influence may reach beyond its doors, before everything else build up a true home! Be not its slave; be its minister! Let it not be enough that it is swept and garnished, that its silver is brilliant, that its food is delicious, but feed the love in it, feed the truth in it, feed thought and aspiration, feed all charity and gentleness in it. Then from its wall shall come the true woman and true man, who shall together rule and bless the land." Is this an overwrought picture? We think not. What honor can be greater than to found such a home? What dignity higher than to reign its undisputed mistress? What is the ability to speak from a public platform to large intelligent audiences, or the wisdom that may command a seat on the judge's bench, compared to that which can insure and preside over a true home, that husband and children "rise and call her blessed?" To be the guiding star, the ruling spirit in such a position is higher honor than to rule an empire.

List of Patents.

Granted to Citizens of Missouri for the week ending Tuesday, Aug. 17th 1886, compiled from the official records of the U. S. patent office expressly for the WEEKLY GRAPHIC by W. A. Redmond, Solicitor of Patents, No. 631 F. St. N. W. Washington, D. D. of whom information may be had: N. Barnesley, Esrom, churn; T. A. Buckland, St. Louis, locomotive furnace; H. Camus, St. Louis, shutter fastener; H. R. English, Jackson, hitching device; D. Hall, Galt car brake and starter; L. J. and T. J. Hope, Kansas City, ventilating motor; J. R. Kern, Kansas City, steam engine; J. J. Kulage, St. Louis, brick machine; W. B. Mayfield, South West City, fruit picker; E. D. Parsons, Kansas City, file stand; J. H. Pallard, Clarence, car coupling; E. C. Taylor, Stockton, target; H. A. Walbert, St. Louis, locomotive brake; W. E. Williams, Boonville, car coupling.

Order of Publication in Vacation.

In the circuit court of Adair county, Missouri, October term 1886.

The state of Missouri, at the relation and to the use of Myron F. Strock, collector of revenue for the county of Adair, state of Missouri, plaintiff, against: Charles H. Dutcher, defendant.

No. 5471.—PETITION FOR TAXES.

Now on this 26th day of August 1886, comes the above named plaintiff, by his attorney named the clerk of the circuit court of the county of Adair and state of Missouri, and files his petition in the above entitled cause, alleging among other things that the defendant is a non-resident of the state of Missouri, so that the ordinary process of law cannot be served upon him and prays that he be summoned by publication. Wherefore it is ordered by said clerk in vacation that publication be made, notifying said defendant that an action has been commenced against him by petition in the circuit court of Adair county, Missouri, the object and general nature of which is to obtain a judgment against said defendant for the sum of eleven and 03-100 dollars aggregate amount of taxes for the years 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, and levied upon and against the real estate hereinafter described, owned by the defendant. Said taxes due and delinquent on said lands with interest thereon as provided by law, together with commission, attorney's fees and costs of said proceedings. Also to have said judgment declared a lien in favor of the state of Missouri upon the following described lands, lying and being situated in the county of

Adair and State of Missouri to-wit:

The north half of the southeast fourth of the northeast quarter of section twenty-five township sixty-four and range sixteen.

And also to enforce said lien and to obtain a decree for the sale of said real estate, or so much thereof as may be necessary, to satisfy said judgment, interest, commission, fees and costs.

And unless you, Charles H. Dutcher the said defendant be and appear at the next regular term of the circuit court of Adair county, Missouri, to be begun and held at the court house in Kirksville on the third Monday in October, 1886, and answer or plead to said petition on or before the sixth day of said term of court, (should the term so long continue, and if not, then before the end of the term), the same will be taken as confessed and judgment rendered as asked for in plaintiff's petition. It is further ordered that a copy of this order be published in the Weekly Graphic, a weekly newspaper published in said Adair county, for four weeks successively, the last insertion to be at least four weeks before the commencement of the next term of this court.

A true copy. Attest.

[SEAL] W. J. ASHLOCK, Clerk.

Notice Every One.

We have just revised our price list on Knives, Forks, Tea and Table spoons, etc. Now is your time to buy, for on August 1st manufacturers will advance these goods 20 per cent. A. DUTCHER, South side square. Jeweler.

Order of Publication in Vacation.

In the circuit court of Adair county, Missouri, October term 1886.

The state of Missouri, at the relation and to the use of Myron F. Strock, collector of revenue for the county of Adair, state of Missouri, Plaintiff, against John D. Martin, defendant.

No. 5456.—PETITION FOR TAXES.

Now on this 21st day of August 1886, comes the above named plaintiff, by his Attorney, before the clerk of the circuit court of the county of Adair, and state of Missouri, and files his petition in the above entitled cause, alleging among other things that the defendant is a non-resident of the state of Missouri, so that the ordinary process of law cannot be served upon him and prays that he be summoned by publication. Wherefore it is ordered by said clerk in vacation that publication be made, notifying said defendant that an action has been commenced against him by petition in the circuit court of Adair county, Missouri, the object and general nature of which is to obtain a judgment against said defendant for the sum of twenty three and 1-10 dollars, aggregate amount of taxes for the years 1881, 1882, 1883, 1884, and levied upon and against the real estate hereinafter described, owned by the defendant. Said taxes due and delinquent on said lands, with interest thereon as provided by law, together with commission, attorney's fees and costs of said proceedings. Also to have said judgment declared a lien in favor of the state of Missouri on the following described lands, to-wit:

The west half of the north west quarter of section twenty eight, (28), of township sixty-four (64), of range seven (7), and the south west 1-4 of said north west quarter; the north west fourth of the north west quarter; the east half of the north west quarter; and the north east fourth of the north west quarter, all in said section, township and range in Adair county, Missouri.

And also to enforce said lien and to obtain a decree for the sale of said real estate, or so much thereof as may be necessary, to satisfy said judgment, interest, commission, fees and costs.

And unless you, John D. Martin, the said defendant be and appear at the next regular term of the circuit court of Adair county, Missouri, to be begun and held at the court house in Kirksville on the third Monday in October, 1886, and answer or plead to said petition on or before the sixth day of said term of court, (should the term so long continue, and if not, then before the end of the term), the same will be taken as confessed and judgment rendered as asked for in plaintiff's petition. It is further ordered that a copy of this order be published in the Weekly Graphic, a newspaper published in said Adair county, for four weeks successively, the last insertion to be at least four weeks before the commencement of the next term of this court.

A true copy. Attest.

[SEAL] W. J. ASHLOCK, Clerk.

ORDER OF PUBLICATION.

STATE OF MISSOURI, } ss.
COUNTY OF ADAIR, }

In the Circuit Court of Adair county, October term, 1886.

Elizabeth Beall, plaintiff, vs John H. Beall, Defendant, petition for divorce.

Now on this 24th day of August 1886, comes the Plaintiff herein, by her attorneys, Millan & Johnston, before the clerk of the circuit court of the county of Adair, and state of Missouri, and files her petition and affidavit, alleging among other things, that the defendant is not a resident of the state of Missouri, so that the ordinary process of law cannot be served upon him and prays that he be summoned by publication. Wherefore it is ordered by the clerk aforesaid, that said defendant be notified by publication, that an action has been commenced against him by petition in the circuit court of Adair county, Missouri, the object and general nature of which is to obtain a decree of divorce from the bond of matrimony contracted and now existing between plaintiff and defendant on the grounds: That shortly after the marriage between plaintiff and defendant aforesaid, the defendant became addicted to the use of intoxicating liquors, and was ill-tempered, quarrelling with his family and boarders, and that on the day of March 1884, defendant left this place and has since been going to leave and never come back, and that unless the said defendant be and appear at this Court at the place aforesaid, on the third Monday in said county, on the 18th day of October next, and on or before the sixth day of said term, answer or plead to said petition, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered, that a copy hereof be published according to law, in the Weekly Graphic.

I, W. J. Ashlock Clerk of the Circuit court of Adair county, Missouri, hereby certify that the above is a true copy of the original order of publication.

Witness my hand as clerk, and the seal of said Court, Done at office in Kirksville this 21st day of August, 1886. W. J. ASHLOCK, Clerk.

Order of Publication in Vacation.

In the circuit court of Adair county, Missouri, October term, 1886.

The state of Missouri, at the relation and to the use of Myron F. Strock collector of the revenue for the county of Adair, State of Missouri, Plaintiff, against John Hennessey defendant.

judgment against said defendants for the sum of five and 40-100 dollars, aggregate amount of taxes for the years 1882, 1883, and levied upon and against the real estate hereinafter described, owned by the defendants. Said taxes due and delinquent on said land, with interest thereon as provided by law, together with commission, attorney's fees and costs of said proceedings. Also to have said judgment declared a lien in favor of the state of Missouri on the following described lands, to-wit:

The southeast fourth of the southwest quarter of section thirty-one, township thirty-three and range thirteen in Adair County, Missouri.

And also to enforce said lien and to obtain a decree for the sale of said real estate, or so much thereof as may be necessary, to satisfy said judgment, interest, commission, fees and costs.

And unless you John Hennessey, the said defendant be and appear at the next regular term of the circuit court of Adair county, Missouri, to be begun and held at the court house in Kirksville on the third Monday in October, 1886, and answer or plead to said petition on or before the sixth day of said term of court, (should the term so long continue, and if not, then before the end of the term), the same will be taken as confessed and judgment rendered as asked for in plaintiff's petition. It is further ordered that a copy of this order be published in the Weekly Graphic, a weekly newspaper, published in said Adair county, for four weeks successively, the last insertion to be at least four weeks before the commencement of the next term of this court.

A true copy. Attest.

[SEAL] W. J. ASHLOCK, Clerk.

Order of Publication in Vacation.

In the circuit court of Adair county, Missouri, October term 1886.

The state of Missouri, at the relation and to the use of Myron F. Strock, collector of the revenue for the county of Adair, State of Missouri, Plaintiff, against John D. Martin, defendant.

No. 5461.—PETITION FOR TAXES.

Now on this 24th day of August, 1886, comes the above named plaintiff, by his attorney, before the clerk of the circuit court of the county of Adair, and state of Missouri, and files his petition in the above entitled cause, alleging among other things that the defendant is a non-resident of the state of Missouri, so that the ordinary process of law cannot be served upon him and prays that he be summoned by publication. Wherefore it is ordered by said clerk in vacation that publication be made, notifying said defendant that an action has been commenced against him by petition in the circuit court of Adair county, Missouri, the object and general nature of which is to obtain a judgment against said defendant for the sum of twelve and 72-100 dollars, aggregate amount of taxes for the years 1882, 1883, 1884, and levied upon and against the real estate hereinafter described, owned by the defendant. Said taxes due and delinquent on said land, with interest thereon as provided by law, together with commission, attorney's fees and costs of said proceedings. Also to have said judgment declared a lien in favor of the state of Missouri on the following described lands, to-wit:

The east half of the southeast fourth, the southeast fourth of the southeast quarter and the northeast fourth of the southeast quarter all in section six, township thirty-three and range seven, Adair county, Missouri.

And also to enforce said lien and to obtain a decree for the sale of said real estate, or so much thereof as may be necessary, to satisfy said judgment, interest, commission, fees and costs.

And unless you, Warden Riggs, Margie Main and Jacob Smith the said defendants be and appear at the next regular term of the Circuit court of Adair county, Missouri, to be begun and held at the court house in Kirksville on the third Monday in October, 1886, and answer or plead to said petition on or before the sixth day of said term of court, (should the term so long continue, and if not then before the end of the term), the same will be taken as confessed and judgment rendered as asked for in plaintiff's petition. It is further ordered that a copy of this order be published in the Weekly Graphic, a weekly newspaper published in said Adair county, for four weeks successively, the last insertion to be at least four weeks before the commencement of the next term of this court.

A true copy. Attest.

[SEAL] W. J. ASHLOCK, Clerk.

ORDER OF PUBLICATION.

STATE OF MISSOURI, } ss.
County of Adair, }

In the Circuit court of Adair county, October term, 1886.

James Moots, plaintiff, vs John H. Moots and Clark Moots, defendants.

Now on this 24th day of August 1886, comes the Plaintiff herein, by her attorneys, Millan & Johnston, before the clerk of the circuit court of the county of Adair, and state of Missouri, and files her petition and affidavit, alleging among other things, that the defendant is not a resident of the state of Missouri, so that the ordinary process of law cannot be served upon him and prays that he be summoned by publication. Wherefore it is ordered by the clerk aforesaid, that said defendant be notified by publication, that an action has been commenced against him by petition in the circuit court of Adair county, Missouri, the object and general nature of which is to obtain a decree of divorce from the bond of matrimony contracted and now existing between plaintiff and defendant on the grounds: That shortly after the marriage between plaintiff and defendant aforesaid, the defendant became addicted to the use of intoxicating liquors, and was ill-tempered, quarrelling with his family and boarders, and that on the day of March 1884, defendant left this place and has since been going to leave and never come back, and that unless the said defendant be and appear at this Court at the place aforesaid, on the third Monday in said county, on the 18th day of October next, and on or before the sixth day of said term, answer or plead to said petition, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered, that a copy hereof be published according to law, in the Weekly Graphic.

I, W. J. Ashlock clerk of the circuit court of Adair county, Missouri, hereby certify that the above is a true copy of the original order of publication.

Witness my hand as clerk, and the seal of said Court, Done at office in Kirksville this 24th day of August, 1886. W. J. ASHLOCK, Clerk.

Order of Publication in Vacation.

In the circuit court of Adair county, Missouri, October term, 1886.

The state of Missouri, at the relation and to the use of Myron F. Strock, collector of the revenue for the county of Adair, state of Missouri, Plaintiff, against John D. Martin, defendant.

No. 5423.—PETITION FOR TAXES.

Now on this 15th day of August, 1886, comes the above named plaintiff, by his attorney, before the clerk of the circuit court of the county of Adair, and state of Missouri, and files his petition in the above entitled cause, alleging among other things that the defendant is a non-resident of the state of Missouri, so that the ordinary process of law cannot be served upon him and prays that he be summoned by publication. Wherefore it is ordered by said clerk in vacation that publication be made, notifying said defendant that an action has been commenced against him by petition in the circuit court of Adair county, Missouri, the object and general nature of which is to obtain a judgment against said defendant for the sum of seven and 80-100 dollars, aggregate amount of taxes for the years 1882, 1883, 1884, and levied upon and against the real estate hereinafter described, owned by the defendant. Said taxes due and delinquent on said land, with interest thereon as provided by law, together with commission, attorney's fees and costs of said proceedings. Also to have said judgment declared a lien in favor of the state of Missouri on the following described lands, to-wit:

Lot four of block four also lot three of block eight in the northeast addition to the town of Kirksville.

And also to enforce said lien and to obtain a decree for the sale of said real estate, or so much thereof as may be necessary, to satisfy said judgment, interest, commission, fees and costs.

And unless you, John D. Martin the said defendant be and appear at the next regular term of the circuit court of Adair county, Missouri, to be begun and held at the court house in Kirksville on the third Monday in October, 1886, and answer or plead to said petition on or before the sixth day of said term of court, (should the term so long continue, and if not, then before the end of the term), the same will be taken as confessed and judgment rendered as asked for in plaintiff's petition. It is further ordered that a copy of this order be published in the Weekly Graphic, a weekly newspaper published in said Adair county, for four weeks successively, the last insertion to be at least four weeks before the commencement of the next term of this court.

A true copy. Attest.

[SEAL] W. J. ASHLOCK, Clerk.

fourth of the southeast quarter, and the southeast fourth of the southeast quarter, all of section thirty-three, township thirty-three and range thirteen in Adair County, Missouri. And also to enforce the lien and to obtain a decree for the sale of said real estate, or so much thereof as may be necessary, to satisfy said judgment, interest, commission, fees and costs.

And unless you John Hennessey, the said defendant be and appear at the next regular term of the circuit court of Adair county, Missouri, to be begun and held at the court house in Kirksville on the third Monday in October, 1886, and answer or plead to said petition on or before the sixth day of said term of court, (should the term so long continue, and if not, then before the end of the term), the same will be taken as confessed and judgment rendered as asked for in plaintiff's petition. It is further ordered that a copy of this order be published in the Weekly Graphic, a weekly newspaper, published in said Adair county, for four weeks successively, the last insertion to be at least four weeks before the commencement of the next term of this court.

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In the circuit court of Adair county, Missouri, October term, 1886.

The state of Missouri, at the relation and to the use of Myron F. Strock, collector of the revenue for the county of Adair, state of Missouri, Plaintiff, against Warden Riggs, Margie Main and Jacob Smith, defendants.